



UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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Γ	SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.			
L	08/315,934	09/30/94	RUNAS	М	C3341P07US			
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			25M1/1016	ZARABIA	AEXAMINER			
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		SANCE TOWER	₹	ART UNIT	PAPER NUMBER			
1201 ELM STREET DALLAS, TX 75270				2511	5			
	PALLAO, (A	70270		DATE MAILED:				
		EXAMINER	INTERVIEW SUMMARY R	ECORD	10/16/95			
All participants (applicant, applicant's representative,PTO personel):								
All pull	погранко (арриоанк, аррио	anto representative,	o poroditoly.					
(1)	Mr	James Murphy	(3)					
(2)	Evom	inar A. Zarahian	(4)					
(2)	Exam	inglA. Zaraolan						
Date of	f interview	10-3-95						
Type:	⊠ Telephonic ☐ Pe	ersonal (copy is given to	applicant applicant's representative	ve).				
Exhibit shown or demonstration conducted:								
			• • • • • • • • • • • • • • • • • • • •					
Agreement Significantly was reached with respect to some or all of the claims in question. Significantly was not reached.								
Claims	discussed:		1,7,11 and 14					
Identification of prior art discussed: N/A								
Identilli	cation of prior art discuss	еч.	N/A					
	.,							
Descri	ption of the general nature	e of what was agreed to	if an agreement was reached, or any other co	omments:				
See examiner's amendment								
			dments, if available, which the examiner agreed					

(A

☑ It is not necessary for applicant to provide a separate record of the substance of this interview.

Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed then applicant is given one month from this interview date to provide a statement of the substance of the interview.

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Since the examiner's interview summary above (including any attachments) refl	flects a complete response to each of the objections,rejections an	ιd
requirements that may be present in the last Office action, and since the claims	s are now allowable, this completed form to considered to fulfill the	è
response requirements of the last Office action.		